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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/627,206	07/24/2003	Harry Israel Ringermacher	120631-1	4236	
6147 7	590 10/18/2006		EXAMINER		
GENERAL ELECTRIC COMPANY			VERBITSKY, GAIL KAPLAN		
GLOBAL RESEARCH PATENT DOCKET RM. BLDG. K1-4A59			ART UNIT	PAPER NUMBER	
	NISKAYUNA, NY 12309			2859	
			DATE MAILED: 10/18/2006	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summan		Application No.	Applicant(s)				
		10/627,206	RINGERMACHER ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Gail Verbitsky	2859				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING D. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. of period for reply is specified above, the maximum statutory period vere to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)[🛛	Responsive to communication(s) filed on 19 Ju	ulv 2006.					
	This action is FINAL . 2b) ☐ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
·							
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s)is/are allowed.						
	☐ Claim(s) 15-22,30 is/are rejected.						
7)							
• —	· · · ———						
	ion Papers						
9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
•	1.☐ Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
			·				
Attachmen	t(s)						
_	e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D 5) Notice of Informal F					
	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	6) Other:	atent Application				

Art Unit: 2859

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 15-20, 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Front Flash thermal imaging characterization of continuous fiber ceramic composites. Article by Deemer et al. Jan, 25, 1999 [hereinafter Article 1] in view of Erhardt (U.S. 20020180384/ U.S. 6583588)

Article 1 discloses in Fig. 1 a thermography IR imaging device comprising flash lamps heating an object/ sample, an IR camera configured to capture plurality of images/ frames, a shutter electronics including: dual timing, TTL and Flash bank (actively quenching means) configured to shut the flash lamps and thus, to actively cool them.

Although it is known in the art that any device should have an initial control to initiate an action (i.e., power on/ off), Article 1 does not explicitly teach a control signal T2, in combination with the remaining limitations of claims 15-20 and 24. Article 1 does not explicitly teach to quench the lamp so as to control the lamp duration.

Erhardt discloses a device/ timing controller/ timing generator / clock (logic level signals) comprising a first timer and a second timer, the first timer T_ oper (T0) controlling an operating mode (control operating mode duration) of a (illuminating) lamp, and the second timer T_cool (T2) controlling a cooling mode (control) the lamp. There is a power switching means/ device 54 for providing power, and thus, inherently, voltage/

Application/Control Number: 10/627,206

Art Unit: 2859

current to the lamp during the operating mode and removing power from the lamp during cooling mode (paragraph [0029]). Power is applied to the lamp at a block 22 and the first timer of the timing controller is initialized at a block 24 and the lamp is at its operating mode. The switching device 54 is controlled by a control circuit (switch drive circuit) 52 and can be a triac, relay or other switching device (paragraph [0027]) supplying a lamp trigger (on/ off) signal (T1).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to add a control device, as taught by Erchardt, to the device disclosed by Article 1, so as to have a cyclic heating and cooling control of the illuminating means (lamp), so as to prevent the lamp overheating, as very well known in the art.

3. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Article 1 in view of and Narita (U.S. 6759793).

Article 1 discloses in Fig. 1 a thermography IR imaging device comprising flash lamps heating an object/ sample, an IR camera configured to capture plurality of images/ frames, a shutter electronics including: dual timing, TTL and Flash bank (actively quenching means) configured to shut the flash lamps and thus, to actively cool them.

Although it is known in the art that any device should have an initial control to initiate an action (i.e., power on/ off), Article 1 does not explicitly teach a control signal T2, in combination with the remaining limitations of claims 15-20 and 24. Article 1 does not explicitly teach to quench the lamp so as to control the lamp duration.

Narita teaches in Fig. 2 to cool an (mercury/ arc, col. 4, line 60) illuminating lamp by actively quenching the lamp by providing cooling means 50, inherently, controlled by a cooling (quench) control signal (T2/ duration control) provided by means 60, or providing current to the lamp by means 60 (T0) which has a starter (lamp trigger signal

Application/Control Number: 10/627,206

Art Unit: 2859

T1) by which a high voltage pulse is applied to operate the lamp and thus, the lamp is initiated (T2) (col. 5, lines 23-27).

Page 4

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the flash lamp disclosed by Article 1 with an arc lamp, as taught by Narita, because both of them are alternate types of heating lamps which will perform the same function, of illuminating/ heating the object whose image is to be taken, if one is replaced with the other.

4. Claims 21-22 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Article 1 and Erchhardt as applied to claims 15-20 and 24 above, and further in view of INTEGRATED GATE-COMMUTATED THYRISTORS. Article by Carroll et al. [hereinafter Article 11]

Article 1 and Erchhardt disclose the device as stated above in paragraph 2. They do not explicitly teach that the switch is a power semiconductor switch/ an insulated gate bipolar transistor.

Article 11 teaches to use a power semiconductor switch such as IGCT or MOSFET or IGBT since they have very good performance in power and temperature cycling.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the switching device disclosed by Article 1 and Erchardt with a switching device, as taught by Article 11, because power semiconductors known as IGCT have high speed and reliability, as already suggested by Article 11, and thus high performance ensuring a high accuracy of cooling the illuminating device.

Response to Arguments

5. Applicant's arguments with respect to the rejection(s) of claim(s) 15-22, 28, 30 under 103 (Zalameda in view of Article 11, Erchhardt or Narita and Affidavits supporting the priority of the instant application over Zalameda), have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However upon further consideration, a new ground(s) of rejection is made in view of the Article 1 in view of Article 11, Erchhardt or Narita.

Application/Control Number: 10/627,206

Art Unit: 2859

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art cited in the PTO-892 and not mentioned above disclose related devices and methods.

Ina et al. U.S. 20020081111A1 teach in paragraph [0028] quenching a flash or timing the flash (control flash duration.

Yamada U.S. 4021698 teaches quenching a flash to watch (control) the flash duration.

Adams et al. U.S. 4831410 teach quenching a flash to control flash duration.

EP 000773469A1 teach automatically quenching a flash to control the flash duration.

Any inquiry concerning this communication should be directed to the Examiner Verbitsky who can be reached at (571) 272-2253 Monday through Friday 8:00 to 4:00 ET.

GKV

Gail Verbitsky

Primary Patent Examiner, TC 2800

Page 5

October 03, 2006